EXHIBIT C

SQUIRE, SANDERS & DEMPSEY L.L.P.

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> Direct: +1.415.954.0368 DiGibson@ssd.com



April 11, 2007

VIA ELECTRONIC MAIL AND U.S. MAIL

Jeffery Caufield, Esq.

Caufield & James
2851 Camino Del Rio South, Suite 250
San Diego, CA 92108

Re: SSD's Document Production

Dear Mr. Caufield:

Pursuant to the Court's Standing Order, Squire, Sanders & Dempsey L.L.P. ("SSD") is not yet required to provide a log of documents withheld from SSD's April 5, 2007 production of documents pursuant to claims of privilege. We previously provided an initial log. We enclose a revised log.

We reserve the right to amend or augment the log further between now and its due date, April 19, 2007. In particular, we reserve the right to log as privileged any additional documents that McKesson identifies as privileged.

SSD has taken diligent steps to review its documents for attorney work product, attorney-client privilege and confidentiality. Given the large number of files under review, the length of time that has passed since most of the work was performed, and the number of entities that might claim a privilege as to documents in SSD's possession, we reserve the right to request the return of any documents that are later discovered to be subject to a claim of privilege and to have been inadvertently produced.

Sincerely,

SQUIRE, SANDERS & DEMPSEY L.L.P.

DLG/mdd

SANFRANCISCO/216627.1

Privilege Log for Documents Withheld from Production by Squire, Sanders & Dempsey L.L.P.

The following abbreviations or short form references as used in the log below mean and include the following definitions:

SSD = Squire, Sanders & Dempsey L.L.P. G&J = Graham & James L.L.P.Nicole Leonard = Attorney, SSD Jennifer Hernandez = Attorney, G&J Francis G. Toldi = Attorney, G&J Nicholas Unkovic = Attorney, G&J, SSD Maureen Bennett = Attorney, G&J, SSD

Suzanne Henderson = Attorney, SSD James P. Murphy = Attorney, SSD Diane L. Gibson = Attorney, SSD David S. Elkins = Attorney, SSD Faye Lee = Attorney, G&J Robert Thompson = Attorney, G&J

or joint defense privilege A/C = Document constituting or reflecting analysis or communications protected by the attorney-client privilege, including common interest

re preparation for operational contingencies going forward, including litigation, among many others a transaction, for a variety of purposes. Those purposes include transaction evaluation, preparation of transaction documentation, and advice Due Diligence and Transaction Documentation = Legal advice and services provided in connection with the negotiation and documentation of Compilation = All or part of privileged compilation of documents; non-responsive portions not included W/P = Document protected by attorney work product doctrine under state and/or federal law

and/or evaluation of potential litigation Univar Audit Committee Documentation: Privileged post-acquisition evaluation regarding a variety of subject matters, including legal advice

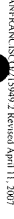
			No.	<u></u>
		010900	Bates No(s) SSD010890-	
including Michael Myers, Francis G. Toldi and G&J legal assistant or law clerk	notations added by G&J personnel	prepared by McKesson and/or	Author Original document	Name, Job Title/Capacity of
	representatives	possibly G&J and/or SSD's	Recipients	Name, Job Title/Capacity of Known
earlier	but may have been prepared	of 10/31/86,	Shared	Date Prepared,
	Memorandum of Closing	Asset Purchase and Sale Agreement	Title	
	attorney and legal assistant notes	Draft Memorandum of Closing, with	Description	
	to DSW, Inc.	Sale of assets of McKesson Chemical Co	Subject	
		Due Diligence and Transaction Documentation	Purpose for which Prepared	
		A/C W/P	Privilege Asserted	

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SSD011853- 011893	SSD011818- 011852	011642	010905 010905	SSEVIOYOI	Bates No(s)
G&J	G&J		G& 2	Francis G. Toldi	Name, Job Title/Capacity of Author
G&J, and possibly G&J and/or SSD client representatives	G&J, and possibly G&J and/or SSD client representatives	G&J and possibly G&J and/or SSD client representatives	G&J and possibly G&J and/or SSD client representatives	Galen Buisant, Pakhoed Development, Inc.	Name, Job Title/Capacity of Known Recipients
8/1/86 (approx.)	7/23/86 (approx.)	7/3/86 (approx.)	7/3/86 (approx.)	9/11/86	Date Prepared, Sent/ Shared
Due Diligence Document Review Summary (Non- Environmental)	Due Diligence Document Review Summary (Non- Environmental)	McKesson Confidential Files Listing	McKesson Confidential Files Listing	Letter	Title
Due Diligence Document Review Summary (Non- Environmental) with G&J notations (Faye	Due Diligence Document Review Summary (Non- Environmental) with G&J notations	Listing of certain documents received by G&J from McKesson, with G&J notations (same as 10903-10905 but with different notations)	Listing of certain documents received by G&J from McKesson, with G&J notations	Communication reflecting transmittal of copies of documents received from McKesson	Description
Transaction due diligence	Transaction due diligence	List of McKesson files	List of McKesson files	Transmittal of documents	Subject
Due Diligence and Transaction Documentation	Due Diligence and Transaction Documentation	Due Diligence and Transaction Documentation	Due Diligence and Transaction Documentation	Cover letter reflecting attorney- client communication; Due Diligence and Transaction	Purpose for which
A/C W/P	A/C W/P	A/C W/P	A/C W/P	A)C W/P	Privilege



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Bates No(s)	SSD011894-	011946	SSD011947-	011997	SSD011998-	012059	SSD012060-	012121		012197		013805 and	SSD013820-	SSD013826-	
Name, Job Title/Capacity of Author	G&J		G&J		G&J	•	G&J	CR		G&J			SSD		
Title/Capacity of Known Recipients	G&J, and	possibly G&J and/or SSD client representatives	G&J, and	possibly G&J and/or SSD client representatives	G&I and	possibly G&J and/or SSD client representatives	G&J. and	possibly G&J and/or SSD client	representatives	possibly G&J and/or SSD client	representatives	THE REAL PROPERTY AND ADDRESS OF THE PROPERTY ADDRESS	SSD and possibly	representatives	
Prepared, Sent/ Shared	8/1/86	(approx.)	8/13/86	8/15/86 (approx.)	2/10/82	(approx.)	8/22/86	8/22/86 (approx.)	The second secon	9/11/86 (approx.)		TOTAL PROPERTY.	2002		
Title	Due Diligence	Document Review Summary (Non- Environmental)	Due Diligence	Due Diligence Document Review Summary (Non- Environmental)		Due Diligence Document Review Summary (Non- Environmental)		Due Diligence Document Review	Summary (Non- Environmental)	Due Diligence Document	Summary (Non-	Environmental)	None		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Description	Due Diligence	Due Dingence Document Review Summary (Non- Environmental) with G&J notations	Due Diligence	Due Diligence Document Review Summary (Non- Environmental) with G&J notations	notations	Due Diligence Document Review Summary (Non- Environmental) With G&J	notations	Due Diligence Document Review Summary (Non-	Environmental) With G&J notations	Due Diligence Document Review	Summary (Non- Environmental)	with G&J notations	Compilation of	environmental	issues
Siring	Subject	Transaction due diligence	Tropic	Transaction due diligence	The second secon	Transaction due diligence	100 mm	Transaction due diligence		Transaction due diligence			Environmental	issues	
Purpose for which	Prepared	Due Diligence and Transaction Documentation		Due Diligence and Transaction Documentation	THE COLUMN TWO IS NOT THE OWNER, AND ADDRESS OF THE OWNER, AND ADDRESS OF THE OWNER, AND ADDRESS OF THE OWNER,	Due Diligence and Transaction Documentation	Annual Control of the	Due Diligence and Transaction Documentation	r occurrentation	Due Diligence and Transaction	Documentation		Compilation re legal	analysis, advice, and	and potential
Privilege	Asserted	A/C W/p		A/C W/P		A/C W/P		A/C W/P		A/C W/P			A/C	W/P	

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013882		013824	013819	013813	
Nicole Leonard	Nicole Leonard	Francis G. Toldi	SSD	SSD	Name, Job Title/Capacity of Author
None known	Erik Lannon, Records, SSD, and possibly SSD client representatives	G&J, possibly G&J and/or SSD client representatives	Joel Summer Univar USA, Inc.	Z	Name, Job Title/Capacity of Known Recipients
2002	6/02	9/11/86	9/12/02	8/31/02	Date Prepared, Sent/ Shared
Untitled (Draft of SSD013880, above)	Index of certain documents re: 1986 transaction, with directions re: storage	Memorandum	Invoice	Draft Invoice	Title
Index of certain documents received from McKesson	Index of certain documents received from McKesson, with SSD notations	Memorandum re: documents received from McKesson	Invoice reflecting inter alia, transmittal of certain documents to F. Ross Boundy, attorney for Univar	Draft invoice reflecting, interallu, transmittal of certain documents to F. Ross Boundy, attorney for Univar	Description
Document index	Document index	Status of due diligence	Invoice for legal work performed	Draft invoice for legal work performed	Subject
Storage directions, reflecting advice to or communications with client and analysis of litigation and potential	Storage directions, reflecting advice to or communications with client and analysis of litigation and potential disputes or litigation	Due Diligence and Transaction Documentation	Billing; includes description of work performed re legal analysis, litigation and/or advice, and analysis of potential	Billing, includes description of work performed re legal analysis, litigation and/or advice, and analysis of potential dispute or litigation.	Purpose for which
A/C W/P	A/C W/P	A/C W/P	A/C W/P	Asserted A/C W/P	Privilege



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014285	SCD014260	SSD014240- 014268	014239	SSD014182-	014181	013965	Bates No(s)
agents	waters & Rogers	Harding Lawson or other agents of Univar/Van		G&J	G&J		Name, Job Title/Capacity of Author
2010		SSD	possibly G&J and/or SSD client representatives	G&J, and	G&J, and possibly G&J and/or SSD client representatives	possibly G&J and/or SSD client representatives.	Name, Job Title/Capacity of Known Recipients
1987		Unknown	(approx.)	8/13/06	8/13/86- 9/02/86 (approx.)	(approx.)	Date Prepared, Sent/ Shared
None		None	Document Review Summary (Non- Environmental)	(Environmental) Due Diligence	Due Diligence Document Review Summary	Due Diligence Document Review Summary (Non- Environmental) with notations	Title
Compilation of documents prepared for Univar Audit Committee	direction of Univar's attorneys	Compilation of documents	Document Review Summary (Non- Environmental) with G&J	notations Due Difference	Due Diligence Document Review Sumnary (Environmental)	Due Diligence Document Review Summary (Non- Environmental) with G&J notations	Description
Environmental issues		Environmental issues	Solla Allin and		Due diligence	Due diligence	Subject
Compilation re Univar Audit Committee Documentation	advice, and/or litigation and/or potential dispute and litigation analysis	Compilation re Legal	Due Diligence and Transaction Documentation		Due Diligence and Transaction Documentation	Due Diligence and Transaction Documentation	Purpose for which Prepared
A/C W/p		A/C W/P	A/C W/P		A/C W/P	A/C W/P	Privilege Asserted

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27.	26.		•		n
SSD014349- 914350	SSD014347- 014348	014346	014340	014338	Bates No(s)
Allan Bakalian, Esq.	Allan Bakalian, Esq.	S	Allan Bakalian, Esq.	Shidler firm or Univar or its agents at direction of Shidler firm	Name, Job Title/Capacity of Author
Wayne Grotheer; Jim Holley, G&J and/or SSD (at unknown date)	Wayne Grotheer; Jim Holley, G&J and/or SSD (at unknown date)	SSD	Wayne Grotheer; Jim Holley, G&J and/or SSD (at unknown date)	SSD	Title/Capacity of Known Recipients
8/25/93	8/25/93	Unknown	8/25/93	1987	Prepared, Sent/ Shared
Memorandum re: McKesson Storage Files	Memorandum re: McKesson Storage Files	None	Memorandum re: McKesson Storage Files	None	Title
Memorandum re boxes of McKesson files with attached list (excerpt)	Memorandum re boxes of McKesson files with attached list (excerpt)	Compilation of documents re: environmental issues	Memorandum re boxes of McKesson files with attached list (excerpt)	Compilation prepared in 1987 for Univar Environmental Task Force by or on behalf of Shidler firm	Description
Transmittal of information about files	Transmittal of information about files	Environmental issues	Transmittal of information about files	Environmental issues	Subject
Transmittal of document information or legal advice and/or litigation and/or moternial dicentral or moternial dicentral dicentral dicentral or moternial dicentral dicentra	Transmittal of document information or legal advice and/or litigation and/or potential dispute or	Compilation re legal advice, communications, and/or litigation and/or potential litigation and/or potential litigation and/or	Transmittal of document information or legal advice and/or litigation and/or potential dispute or litigation analysis	Compilation re Univar Audit Committee Documentation	Purpose for which Prepared
A/C W/P	A/C W/P	A/C W/P	A/C W/p	W/P	Privilege Asserted

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32.		30.			No.
014903	014827 014827	SSD014710- 014794	014366	014352 8SD014353	Bates No(s)
Alian Bakalian, Esq.	Unknown – investigation continuing as to source and author of document	Univar or its agents	dec to ran	Esq.	Name, Job Title/Capacity of Author
Wayne Grotheer; Jim Holley, G&J and/or SSD (at unknown date)	Unknown	Univar	UIKIIOWII	wayne Grotheer; Jim Holley, G&J and/or SSD (at unknown date)	Name, Job Title/Capacity of Known Recipients
8/25/93	Undated	1987	Unknown	8/25/93	Date Prepared, Sent/ Shared
Memorandum re: McKesson Storage Files	Environmental Risk Assessment Questionnaires	None	None	Memorandum re: McKesson Storage Files	Title
Memorandum re boxes of McKesson files with attached list (excerpt)	Compilation of environmental questionnaires	Compilation of documents prepared in 1987 for Univar Environmental Task Force	Compilation of permit documents	Memorandum re boxes of McKesson files with attached list (excerpt)	Description
Transmittal of information about files	Environmental issues	Environmental issues	Permi documents	Transmittal of information about files	Subject
Transmittal of document information or legal advice and/or litigation and/or potential dispute or litigation analysis	Possibly compilation re Due Diligence and Transaction Documentation. May have been prepared for purposes of legal advice or potential dispute or litigation analysis	Compilation re Univar Audit Committee Documentation	Legal communications, litigation and/or advice, and/or potential dispute or	Transmittal of document information or legal advice and/or litigation and/or potential dispute or litigation analysis	Purpose for which Prepared
A/C W/P	A/C W/P (Potential)	A/C W/p	A/C	A/C W/P	Privilege Asserted



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SSD014974- 014976	014973	014971	SSD014969	SSD014904	Bates No(s)
G&J	G&J	хорси инопроп	(j&J personnel	Maureen Bennett	Name, Job Title/Capacity of Author
G&J	G&J	Hernandez	G&J personnel	F. Ross Boundy, attorney for Univar	Name, Job Title/Capacity of Known Recipients
2/26/87	(Approx.) 2/87	(may be incorrectly dated - possibly 1/9/87)	Undated	8/20/02	Date Prepared, Sent/ Shared
Master Document Inventory, February 26, 1987 mailing	Univar Document Inventory	Memorandum	None	Letter	Title
Document Inventory	Document Inventory	Memorandum re: McKesson site documents with attached box list, with G&J notations	Internal handwritten notes regarding storage of files	Letter re: transmittal of files	Description
Document Inventory	Document Inventory	McKesson site documents	Transmittal of files	Transmittal of files	Subject
Description of document locations associated with Due Diligence and Transaction	Description of document locations associated with Due Diligence and Transaction	Due Diligence and Transaction Documentation and transmittal of files associated with legal advice and/or litigation and/or potential dispute or litigation analysis	Transmittal of files associated with legal advice and/or litigation and/or potential dispute or litigation analysis	Transmittal of files associated with legal advice and/or litigation and/or potential dispute or litigation analysis	Purpose for which Prepared
A/C W/P	A/C W/P	A/C W/P	A/C W/p	A/C W/P	Privilege Asserted

42.	4	40.		30	No.
SSD015079	SSD015069	SSD015005- 015006	014982	014980	
Joel Summer, Univar	Faye Lee	Allan Bakalian. Esq.	Esq.	Esq.	Name, Job Title/Capacity of Author
Nicholas Unkovic	Susan Schmidt, Univar; Nicholas Unkovic	Wayne Grotheer; Jim Holley, G&J and/or SSD (at unknown date)	wayne Grotheer; Jim Holley, G&J and/or SSD (at unknown date)	Wayne Grotheer, Jim Holley, G&J and/or SSD (at unknown date)	Title/Capacity of Known Recipients
7/29/02	12/17/87	8/25/93	8/25/93	8/25/93	Prepared, Sent/ Shared
E-mail	Letter	Memorandum re: McKesson Storage Files	Memorandum re: McKesson Storage Files	Memorandum re: McKesson Storage Files	Title
Transmittal of documents	Letter re: transmittal of document	Memorandum re boxes of McKesson files with attached list (excerpt)	Memorandum re boxes of McKesson files with attached list (excerpt)	Memorandum re boxes of McKesson files with attached list (excerpt)	Description
Document transmittal	Transmittal of document	Transmittal of information about files	Transmittal of information about files	Transmittal of information about files	Subject
Client Client communication relating to transmittal of documents associated with legal advice and/or litigation and/or potential litigation or dispute analysis	litigation analysis Cover letter associated with Due Diligence and Transaction	Transmittal of document information or legal advice and/or litigation and/or potential dispute or	Transmittal of document information or legal advice and/or litigation and/or potential dispute or	Transmittal of document information or legal advice and/or litigation and/or potential dispute or litigation analysis	Purpose for which
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	SSD015310													SSD015303										SSD015079	Bates No(s)		
	Maureen Bennett					Maureen Bennett							Henderson	Suzanne										Nicholas Unkovic	Author	Title/Capacity of	Name, Job
	,		· ·	Associates	Harding I am							Schubert Barer	Schenck Garrey	Leclie B					į	attorneys	Murphy,	and James P	David S. Elkins	Maureen Bennett	Recipients	Known	Title/Canacity of
					6/28/96								5/28/0/	2/00/07									//30/02	7/10/100	Shared	Cant/	Date
					Letter	Account to the first the second of the secon							Letter										t-mail	Title	Title		
	regarding unrelated matter for another client)	- T	documents. (Also	transmittal of	Letter re:				~	documents	copies of	transmuttal of	Letter re:								-	documents	Transmittal of	Description			
				transmittal	Document							transmittal	Document	40.0								transmittal	Document	Subject			
litigation and/or potential litigation or dispute analysis	documents associated with	relating to	internal SSD	communication;	Client	or dispute analysis	potential litigation	litigation and/or	legal advice and/or	associated with	of documents	transmittal of copies	Letter relating to	or dispute analysis	potential litigation	litigation and/or	legal advice and/or	associated with	documents	transmittal of	relating to	communication	Internal SSD	Prepared	Purpose for which		
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Bates Nots) Dearword Recipients Sent Sent	-			Name. Job	Data				
Bates No(s) Author Recipionis Shared Title Description			Name, Job Title/Capacity of	Title/Capacity of Known	Prepared,				
SSD015306- SSD015306- SSD015307 SSD015307 Leslie R. Schubert Barer Leslie R. Schubert Barer Leslie R. Schubert Barer Schubert Barer Letter re: Corporation. Letter r	No.	Bates No(s)	Author	Recipients	Shared	Title	Description	Subject	ect
SSD015306- Suzanne Leslie R. Schenck, Garvey 015507 Henderson Schubert Barer Schenck on 117406- Letter re: telephone message from Leslie Schenck on 10723/06	.46	SSD15311	Maureen Bennett	Jean Warren, Pakhoed Corporation	6/6/96	Letter	<u> </u>	Document transmittal	ent
SSD015307 Henderson Cestie R. Schubert Barer Schubert Barer Schubert Barer Schubert Barer Schubert Barer Letter etransmittal of express of documents Dames F. Neyens, P.E., Harding Lawson Associates SSD015342 Jennifer L. SSD015342 Jennifer L. Hermandez P.E., Harding Lawson Associates N/A 11/14/06- Notes Henderson N/A 11/14/06- Notes Henderson N/A 11/14/06- Memorandum Memo to file re: telephone message from Leslie Schenck on 10/23/06 N/A SSD012284 Suzanne File 10/24/06 Memorandum Memo to file re: telephone message from Leslie Schenck on 10/23/06							documents		
SSD015342 Jennifer L. James F. Neyens, Hernandez Lawson Associates SSD012283 Suzanne N/A 11/14/06. SSD 012284 Suzanne File 10/24/06 Memorandum Memo to file re: telephone message from Leslie Schenck on 10/23/06	47.	SSD015306- 015307	Suzanne Henderson	Leslie R. Schenck, Garvey	3/5/07	Letter	Letter re: transmittal of	Document transmittal	ent ttal
SSD015342 Jennifer L. James F. Neyens, P.E., Harding Letter re: transmittal of copies of documents of telephone conference with Henderson Henderson File 10/24/06 Memorandum Memo to file re: telephone message from Leslie Schenck on 10/23/06		arragement y , , , , , , , , , , , , , , , , , ,		Schubert Barer			copies of documents	\$	
SSD015342 Jennifer L. James F. Neyens, P.E., Harding Lawson Associates SSD012283 Suzanne Henderson Henderson Henderson File 10/24/06 Henderson File 10/24/06 Memorandum Memo to file re: telephone message from Leslie Schenck on 10/23/06									
SSD015342 Jennifer L. James F. Neyens, 9/15/86 Letter transmittal of, Lawson Associates SSD012283 Suzanne Henderson									
Associates P.E., Harding Lawson Associates Price Letter re: transmittal of copies of documents Handwritten notes of telephone conference with Leslie Schenck on 10/23/06 P.E., Harding Lawson Associates Price Letter re: transmittal of transmittal	A 0	CACSTONISS	The state of the s				400.0		
SSD 012283 Suzanne Henderson SSD 012284 Suzanne Henderson File SSD 012284 Suzanne Henderson File 10/24/06 File 10/24/06 Memorandum Memo to file re: telephone message from Leslie Schenck on 10/23/06	Ģ	747010745	Hernandez	P.E. Harding	9/15/86	Letter	Letter re:	Document	nent
SSD 012283 Suzanne Henderson N/A Henderson N/A 11/14/06 Notes Handwritten notes of telephone conference with Leslie Schenck Henderson File 10/24/06 Memorandum Memo to file re: telephone message from Leslie Schenck on 10/23/06				Lawson			-	uansmutai	Ital
SSD 012283 Suzanne Henderson Henderson Henderson File SSD 012284 Suzanne Henderson File File 10/24/06 Memorandum Memo to file re: telephone message from Leslie Schenck on 10/23/06		. , , ,		Associates			documents		
SSD 012283 Suzanne N/A 11/14/06- Notes Handwritten notes of telephone conference with Leslie Schenck Henderson File 10/24/06 Memorandum Memo to file re: telephone message from Leslie Schenck on 10/23/06									
SSD 012283 Suzanne N/A 11/14/06- Notes Handwritten notes of telephone conference with Leslie Schenck Henderson File 10/24/06 Memorandum Memo to file re: telephone message from Leslie Schenck on 10/23/06									
SSD 012283 Suzanne Henderson Henderson Henderson SSD 012284 Suzanne Henderson File 10/24/06 Memorandum Memo to file re: telephone message from Leslie Schenck on 10/23/06									
SSD 012284 Suzanne File 10/24/06 Memorandum Memo to file re: telephone message from Leslie Schenck on 10/23/06	4	3517 ()12283	Henderson	N/A	11/14/06-	Notes	Handwritten notes of telephone	Documents	nents
SSD 012284 Suzanne File 10/24/06 Memorandum Memo to file re: telephone message from Leslie Schenck on 10/23/06							conference with		
SSD 012284 Suzanne File 10/24/06 Memorandum Memo to file re: telephone message from Leslie Schenck on 10/23/06				•			Section Contonion	•	
Henderson File 10/24/06 Memorandum Memo to file re: telephone message from Leslie Schenck on 10/23/06	S S	SSD 012284	Cironno	T::1			The state of the s		
Schenck on 10/23/06	9	000 01401	Henderson	116	10/24/06	Memorandum	Memo to file re: telephone message	Docu	Documents
19/23/00							Schenck on		
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SSD 16202	SSD 016201	SSD 016200	SSD 015659, 05714-758, 015782- 16067	Bates No(s)
Nicole Leonord	Maureen Bennett	Maureen Bennett	SSD	Name, Job Title/Capacity of Author
client representatives, including Jennifer Kuenster, Trisch Kirschter (w/o encls), Maureen Bennett (w/o encls)	Mark Hooper Consultant to Univar; cc Nick Unkovic	Joel S. Summer, Vopak USA, Inc.; cc Nick Unkovic	SSD and SSD client representatives, including Jennifer Kuenster, Thelen Reid & Priest LLP, Trish Kurschten (w/o encls); Joe Adams (w/o encls)	Title/Capacity of Known Recipients
7/23/02 (Unclear whether draft or sent)	5/7/02	5/3/02	7/25/02	Prepared, Sent/
Privileged	McKesson	None	None	Title
Letter	Letter	Letter	Letter and compilation of documents re Environmental Issues	Description
Documents	Documents	Documents	Environmental Issues	Sin
Letter transmitting documents reflecting legal analysis, advice, and analysis of litigation and potential disputes or litigation, or draft	Transmittal of documents re legal analysis, advice, and analysis of litigation and potential	Transmittal of documents re legal analysis, advice, and analysis of litigation and potential	Compilation re legal analysis, advice, and analysis of litigation and potential disputes or litigation	Purpose for which
A/C W/P	A/C W/P	A/C W/P	Asserted A/C W/P	Privilege



.50,	55.	No.
various	SSD 016203- 016209	Bates No(s)
See altached	Sharon Webster, G&J Records	Name, Job Title/Capacity of Author
See attached	Unknown	Name, Job Title/Capacity of Known Recipients
See attached	3/28/94	Date Prepared, Sent/ Shared
See attached	Closed Files List	Title
All documents on McKesson's privilege logs attached hereto	List of files	Description
See attached	List of files	Subject
See attached	Storage of Due Diligence and Transaction Documentation and Documents regarding legal advice and/or advice re litigation, and/or advice re potential disputes or litigation	Purpose for which Prepared
A/C W/p	A/C W/p	Privilege Asserted



<u> </u>	Document		Document NameDate of Privilege	Tisted on Prev	Name/Date of Privilege	Logs
	Date Author(s)	Recipient(s)	Document Format/Description	SSD Bates Numbers		Bates Numbers of Document on Previously
	A. G. Weiner, J.T. Hutton, Undated MCK	Environmental Audit Committee Members	Environmental Audit Committee Environmental Audit Report with Environmental Members Audit Committee findings	SSD00002-SSD00006	McKesson Environmental Audit Committee Privilege Log produced 6/17/05	MCK0054430. MCK0054434
 2	1/28/1985 MCK	तं	Minutes from meetings of Environmental Audit Committee	SSD00038-SSD00040, SSD001971-SSD001973 (duplicate copy)	McKesson Environmental Audit Committee Privilege Log produced 6/17/05	MCK0054388- MCK0054390
 ယ	3/27/1985 MCK	ō	Minutes from meetings of Environmental Audit Committee	\$\$D00041-\$\$D00045, \$\$D001974-\$\$D001978 {duplicate copy}	McKesson Environmental Audit Committee Privilege Log produced 6/17/05	MCK0054391- MCK0054395
4 0	1. Meyerson 6/20/1985 MCK	F	Minutes from meetings of Environmental Audit Committee.	\$\$D00046-\$\$D00047, \$\$D001979-\$\$D001980 (duplicate copy)	McKesson Environmental Audit Committee Privilege Log produced 6/17/05	MCK0054396- MCK0054397
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 12	i. Meyerson, 12/17/1985; MCK	The second	Minutes from meetings of Environmental Audit Committee	SSD00051-SSD00053. SSD001984-SSD001986 (duplicate copy)	McKesson Environmental Audit Committee Privilege Log produced 6/17/05	MCK0054401. MCK0054403
7 . 1,	1/27/1986 MCK	7 TS	Minutes from meetings of Environmental Audit Committee	SSD00054-SSD00056, SSD001987-SSD001989 (duplicate copy)	McKesson Environmental Audit Committee Privilege Log produced 6/17/05	MCK0054404- MCK0054406
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و دي	l Meyerson, 3/31/1986 MCK	File	Minutes from meetings of Environmental Audit Committee	SSD00059-SSD00060 SSD001992-SSD001993	McKesson Environmental Audit Committee Privilege	MCK0054409,

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Completed Environmental Assessment	Completed Environmental Assessment Questionnaire, Omaha, NE facility	Completed Environmental Assessment Questionnaire, Minneapolis, MN facility	Completed Environmental Assessment Questionnaire, Burlington facility	Document Format/Description
	\$\$D003582-\$\$D003601	\$SD003584-SSD003591	\$\$D003566-\$\$D003573	SSD Bates Numbers
and the second s	McKesson Fourments McKesson Fourments McKesson Fourments McKesson Fourments	Log produced 1/5/06, and McKesson's Second McKesson's Second Privilege Log re: MCC Occurrents Relained by Univar, produced on 2/15/06 McKesson Environmental Audit Committee Supplemental Privilege	Supplemental Privilege Log produced 1/6/06, and McKesson's Second Privilege Log re. MCC Documents Retained by Univar, produced on 2/15/06 McKesson Environmental Audit Committee	Name/Date of Privilege Log(s) on Which Document Previously Log(ged' McKesson Environmental Audit Committee
	No Bates	No Bates	No Bates	Bates Numbers of Document on Previously Produced Privilege Logs

	84 Unda	83 2/25/1	82 2/25/1	
	Undated Dwight Landry	2/25/1985 Robert Hickman	2/25/1985 Robert Hickman	
	Completed Environ Questionnaire, San Location, CA	Completed Environmental Ass Questionnaire, Dotton facility	Completed Environmental Assessment Questionnaire, Witchita, KS PRF facility	
	Completed Environmental Assessment Questionnaire, Santa Fe Springs facility-Pike Street Location, CA	Completed Environmental Assessment Questionnaire, Dolton facility.	Completed Environmental Assessment Questionnaire, Witchita, KS PRF facility.	
	SSD003768-SSD003769	SSD003638-SSD003648	SSD003649-SSD003656	
These documents may	McKesson Environmental Audit Committee Supplemental Privilege Log, produced 1/6/06	Supplemental Privilege Log produced 1/6/06, and McKesson's Second Privilege Log re: MCC Documents Retained by Univar, produced on 2/15/06	Log produced 1/6/06, and McKesson's Second Privilege Log re, MCC Documents Retained by Univar, produced on 2/15/06 McKesson Environmental Audit Committee	Supplemental Privilege
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A/C, AWP		agreement in operations manual for use with	McX	Nick Gardner McK	Esq. McK	7/2/1986	=
A/C, AWIP		C. C	rainty, Date Saids,		Distant Densian		
200	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Intra-Company Correspondence re: Phoenix MCC facility soil removal re: review of form	Dick Davis, Dwight		Dinah Dama		·····
	SSD004758-SSD004760, SSD004914-SSD004916 (duplicate copy)	van Velsor Wolf, Esq., McK outside counsel). Produced redacted version.	bcc: Phoenix Environmental File	Dick Davis, McK	Nick Gardner, McK	6/30/1986	10
A/C, AWP	SSD004749	J. Lacey, D. Landry, Intra-Company Correspondence re. Phoenix B. Crunyn, R. Nugent/ activities report. (REDACTED text describing	J. Lacey, D. Landry, B. Crumm, R. Nugen M. Banno, W. Loo				
A/C, AWA	\$5,000,4722	Intra-Company Correspondence re: preparation of contract between MCC and Chemical Waste Management Inc. (CWMI) re: MCC Phoenix facility self-arroys		Davis, Dwight Landry, Nick Gardner, Date Sands, McK	Dinah Darman, Esq., McK	6/25/1986	œ
		Letter re. acting as outside counset re- environmental response activities at McKesson Chemical Facility in Phoenix A.	Dick Davis, Nick Gardner, Dwight Landry, McK	G. Van Vetsor Wolf, Esq. Lewis & Roca, McK outside counsel	Ivan Meyerson, Esq., McK	3/18/1986	œ
A/C AWP	SSD002918	Davis, R.R. Powell, intra-Company Correspondence re: response M.S. Kirkland, T.E. to Darman's memo of 9/25/96 re: responding to Nister, Art Weiner, File Taylor, Michigan EPA Complaint.	Davis, R.R. Powell, M.S. Kirkland, T.E. Nister, Art Weiner, Fil		Robert Hickman McK	9/26/1986	7
Privacy	SSD002140	risauced redacted version.	RR North DA		-		
A/C, AWP	SSD001999-SSD002049	e Center Personnel list I Security Numbers)		McKesson	6/12/1966 McKesson	6/12/1966	ď
		Draft Environmental Risk Assessment of McKesson Chemical Company prepared at request of crumoal		McKesson	Pilko & Associates, Inc	9/1984	ഗ
AVC. AWAP	SSD000663-SSD000664 A/C AVP	agreements.		Lyoia Embry, Mck	Michael Hencke	19	
A/C. AWP		Intra-Company Correspondence re, Ivan Meyerson's suggested revisions to McKesson Chemical Wichita Facility AT&SE rational		1	Ivan Meyerson,		4
		Intra-Company Correspondence re: suggested revisions re: Proposed Terminal Agraement with Lake River Corp., seeking lenal advice		Dinah Darman, Esq. McK	Ronald Powell, McK	10/14/1986 McK	w
A/C, AWP	SSD000540-SSD000541	Darry biocker, Jon Darman's suggested revisions re: Proposed d'Alessio, Morry Minor Terminal Agreement with Lake River Corp.	d'Alessio, Morry Minor	Ron Powell, McK	Esq McK	10/8/1986	2
AJC, AWP	SSD00067	with recommendations as to implementation, intra-Company Correspondence re: Dinah	,		Oinah Darman		
Privilege	Bates No.	Handwritten Note re: MES Air Sampling Audit		Dick Davis Mox	Dinah Darman, Esq. McK	8/19/1986	_
			Date Author(s) Recipient(s) CC	Recipient(s)	Author(s)	Date	- Annual Control

AUC AWP	\$\$D004912-\$\$D004913	(REDACTED text of on+F13e entry describing J. Lacey, D. Landry, discussions with Ivan Meyerson, Esq. and G. B. Crumm, R. Nugent Van Velsov Wolf, Esq. McX outside counsel).	J. Lacey, D. Landry, B. Crumm, R. Nugent/ M. Bango, W. Loo,	Dick Davis, McK	Nick Gardner,	4/11/1986	ł
- AWG	: : :	Intra-Company Correspondence re: Phoenix environmental response activities report					
	SSD004909-SSD004911, SSD004717-SSD004719 (duplicate copy)	environmental response status report (REDACTED lext of one entry describing discussions with Ivan Meyerson, Esq.). Produced redacted version.	J. Lacey, D. Landry, B. Crumm, W. Loo, R. Nugent	Dick Davis, McK	.Nick Gardner, -McK	.Nick 2/11/1986 -McK	
307 A/C, AWP	SSD004805-SSD004807 A/C, AWP	intra-Company Correspondence ra: N. Gardner's comments on draft ADHS compliance order re: Phoenix facility. Intra-Company Correspondence re: Phoenix		Davis, D. Landry, W. Loo, box. Phoenix Environmental	Nick Gardner, McK	8/19/1986 · Mck	
1000				I. Meyerson, Esq., D.			
A IO ANAME	SSD004798	Intra-Company Correspondence re: I Meyerson's preparation of response to ADHS draft order re: Phoenix Service Center.	J. Lacey	Davis, W. Loo, D.	Nick Gardner, McK	8/4/1986	
AJC, AWP	SSD004797	Letter re: MCC Phoenix Service Center re: draft compliance order issued by ADHS.	ere v	McK outside counsel	Esq., McK	7/25/1986	
A/C, AWP	SSD004794	MCC facility soil removal re: comments on proposed Waste Transportation and Disposal Agreement with CVMAI.		Nick Gardner, McK G. Van Velsor Wolf,	Dinah Darman, Esq., McK	7/9/1986	
Privilege	Bates No.	Intra-Company Correspondence re: Phoenix	Dick Davis, Dwight				

SQUIRE, SANDERS & DEMPSEY L.L.P.

One Maritime Plaza, Suite 300 San Francisco, California 94111-3492

Office: +1.415.954.0200 Fax: +1.415.393.9887

> Direct: +1.415.954.0368 DiGibson@ssd.com



April 16, 2007

VIA ELECTRONIC MAIL AND U.S. MAIL

Jeffery Caufield, Esq.

Caufield & James
2851 Camino Del Rio South, Suite 250
San Diego, CA 92108

Re: SSD's Document Production - Revised Privilege Log

Dear Mr. Caufield:

Pursuant to the Court's Standing Order, Squire, Sanders & Dempsey L.L.P. ("SSD") is not yet required to provide a log of documents withheld from SSD's April 5, 2007 production of documents pursuant to claims of privilege. We previously provided an initial and a revised log. We enclose a second revised log.

We reserve the right to amend or augment the log further between now and its due date, April 19, 2007.

SSD has taken diligent steps to review its documents for attorney work product, attorney-client privilege and confidentiality. Given the large number of files under review, the length of time that has passed since most of the work was performed, and the number of entities that might claim a privilege as to documents in SSD's possession, we reserve the right to request the return of any documents that are later discovered to be subject to a claim of privilege and to have been inadvertently produced.

In addition, this is to acknowledge that we have received your letter of April 12, 2007 regarding the privilege log, and will respond shortly.

Sincerely,

SOUIRE, SANDERS & DEMPSEY L.L.P.

DLG/mdd

SANFRANCISCO/217026.1

Privilege Log for Documents Withheld from Production by Squire, Sanders & Dempsey L.L.P.

The following abbreviations or short form references as used in the log below mean and include the following definitions:

G&J = Graham & James L.L.P. Nicholas Unkovic = Attorney, G&J, SSD SSD = Squire, Sanders & Dempsey L.L.P. Maureen Bennett = Attorney, G&J, SSD Nicole Leonard = Attorney, SSD Jennifer Hernandez = Attorney, G&J Francis G. Toldi = Attorney, G&J

Suzanne Henderson = Attorney, SSD James P. Murphy = Attorney, SSD Diane L. Gibson = Attorney, SSD David S. Elkins = Attorney, SSD Faye Lee = Attorney, G&J Robert Thompson = Attorney, G&J

A/C = Document constituting or reflecting analysis or communications protected by the attorney-client privilege, including common interest

Compilation = All or part of privileged compilation of documents; non-responsive portions not included W/P = Document protected by attorney work product doctrine under state and/or federal law

a transaction, for a variety of purposes. Those purposes include transaction evaluation, preparation of transaction documentation, and advice re preparation for operational contingencies going forward, including litigation, among many others Due Diligence and Transaction Documentation = Legal advice and scrvices provided in connection with the negotiation and documentation of

Univar Audit Committee Documentation: Privileged post-acquisition evaluation regarding a variety of subject matters, including legal advice

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		Name, Job	Name, Job Title/Capacity of	Prepared,				Nik V + 6 min ng ng Vi Wellmand ng ngo Abagaya yang gama'n gamanan	
Z	-	Author	Recipients	Shared	Title	Description	Subject	Purpose for which Prenared	Privilege
2.	SSD010901	Francis G. Toldi	Galen Buisant,	9/11/86	Letter	Communication	Transmittal of	Cover letter	A/C
		aus versen v	Development,			transmittal of	documents	reflecting attorney-	W/P
					.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	documents	,,,,,	communication;	
						received from		Due Diligence and	
J		The second secon			VARIABLE AND A STATE OF THE STA	McKesson		Documentation	
Ļ	010905	G&J	G&J and possibly G&J and/or SSD	7/3/86 (approx.)	McKesson Confidential	Listing of certain documents	List of McKesson files	Due Diligence and	A/C
			representatives		Files Listing	received by G&J from McKesson		Documentation	71.43
						with G&J			
_	SCD011640	_				notations			
. i	011642	(&)	Cold and possibly	7/3/86	McKesson	Listing of certain	List of	Due Diligence and	A/C
			client Sal	(approx.)	Confidential Files Listing	documents received by G&J	McKesson files	Transaction	d/M
,·			representanves			from McKesson,			
						notations (same as			
						10903-10905 but			
	•					with different			
۸	-	_				notations)			
<u>. </u>	011852	G&J	nossibly G&1	7/23/86	Due Diligence	Due Diligence	Transaction	Due Diligence and	A/C
			and/or SSD client	(approx.)	Review	Summary (Non	due diligence	Transaction	d/M
			representatives		Summary (Non-	Environmental)		Documentation	
					Environmental)	with G&J			
T	- -	-				notations			
Ģ	011893	U&J	possibly G&J	8/1/86 (approx.)	Due Diligence Document	Due Diligence Document Review	Transaction due diligence	Due Diligence and	A A
		•••	and/or SSD client		Review	Summary (Non-	(Documentation	
		***************************************	representatives		Summary (Non- Environmental)	Environmental) with G&J			
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013805 and 013805 and SSD013820- 013822 and SSD013826	012197	012121 SSD012122-	012059 SSD012060-	011997 011997 SSD011998-	011946	Bates No(s)
Š	COT	G&J	G&J	C&D	C&3	Name, Job Title/Capacity of Author
SSD and possibly SSD client representatives	possibly G&J and/or SSD client representatives	possibly G&J and/or SSD client representatives	possibly G&J and/or SSD client representatives	G&J, and possibly G&J and/or SSD client representatives G&J, and	G&J, and possibly G&J and/or SSD client representatives	Name, Job Title/Capacity of Known Recipients
2002	(approx.)	(approx.)	(approx.)	8/13/86 (approx.)	8/1/86 (approx.)	Date Prepared, Sent/ Shared
None	Document Review Summary (Non- Environmental)	Document Review Summary (Non- Environmental)	Document Review Summary (Non- Environmental) Due Diligence	Due Diligence Document Review Summary (Non- Environmental)	Due Diligence Document Review Summary (Non- Environmental)	Title
Compilation of documents re: environmental issues	Document Review Summary (Non- Environmental) with G&J notations	Document Review Summary (Non- Environmental) With G&J notations	Document Review Summary (Non- Environmental) With G&J notations	Due Diligence Document Review Summary (Non- Environmental) with G&J notations	Due Diligence Document Review Summary (Non- Environmental) with G&J notations	Description
Environmental issues	transaction due diligence	Transaction due diligence	Transaction due diligence	Transaction due diligence	Transaction due diligence	Subject
Compilation re legal analysis, advice, and analysis of litigation and potential disputes or litigation	Due Diligence and Transaction Documentation	Due Diligence and Transaction Documentation	Due Diligence and Transaction Documentation	Due Diligence and Transaction Documentation	Due Diligence and Transaction Documentation	Purpose for which
A/C W/P	A/C W/P	A/C W/P	A/C W/P	A/C W/P	Asserted A/C W/P	Privilege

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17.	Ģ	15.		14	, S
SSD013881- 013882	NSD013880	SSD013823- 013824	013819	013813 013813 013813	Bates No(s)
Nicole Leonard	Nicole Leonard	Francis G. Toldi		SSD	Name, Job Title/Capacity of Author
None known	Erik Lannon, Records, SSD, and possibly SSD client representatives	G&J, possibly G&J and/or SSD client representatives	Univar USA, Inc.	N/A Joel Summer	Name, Job Title/Capacity of Known Recipients
2002	6/02	9/11/86		8/31/02	Date Prepared, Sent/ Shared
Untitled (Draft of SSD013880, above)	Index of certain documents re: 1986 transaction, with directions rc: storage	Memorandum		Draft Invoice	Title
Index of certain documents received from McKesson	Index of certain documents received from McKesson, with SSD notations	Memorandum re: documents received from McKesson	inter alia, transmittal of certain documents to F. Ross Boundy, attorney for Univar	Draft invoice reflecting, inter ulia, transmittal of certain documents to F. Ross Boundy, attorney for Univar	Description
Document index	Document index	Status of due diligence	Invoice for legal work performed	Draft invoice for legal work performed	Subject
Storage directions, reflecting advice to or communications with client and analysis of litigation and potential disputes or litigation	Storage directions, reflecting advice to or communications with client and analysis of litigation and potential	Due Diligence and Transaction Documentation	Billing; includes description of work performed re legal analysis, litigation and/or advice, and analysis of potential	Billing; includes description of work performed re legal analysis, litigation and/or advice, and analysis of potential dispute or litigation	Purpose for which
A/C W/P	A/C W/P	A/C W/P	A/C W/P	A/C W/p	Privilege

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Author Recipients Shared Title Description Sulpence G&L, and possibly G&L approx.) G&L, and possibly G&L and possibly G&L approx.] G&L, and possibly G&L app	014285	014268	SSD014182- 014239	SSD013966- 014181	SSD013884- 013965	Bates No(s)
Sent Sent Seriew Due Diligence Due D	agents	or other agents of Univar/Van Waters & Rogers	G&J	G&J	G&J	Name, Job Title/Capacity of Author
d Title Description Subject Purpose for which Prepared Due Diligence Document Review Summary (Non-Review Vith G&J with notations Due Diligence Document Review With notations Due Diligence Document Review Summary (Non-Review With G&J motations) Due Diligence Document Review Summary (Non-Summary (Non-Summary (Non-Benvironmental)) Review (Environmental) with G&J motations Due Diligence Document Review Summary (Non-Benvironmental) with G&J motations Due Diligence Document Review Summary (Non-Benvironmental) with G&J motations Due Diligence Document Review Summary (Non-Benvironmental) with G&J motations Due Diligence Document Review Summary (Non-Benvironmental) with G&J motations Document Review Summary (Non-Benvironmental) with G&J motations Due Diligence Due Diligence and Transaction Documents issues Due Diligence and Compilation of Environmental Compilation re Legal communications, advice, and/or litigation and/or potential dispute and litigation analysis None Compilation of Environmental Compilation re documents prepared for Univar Audit prepared for Univar Audit prepared for Univar Audit Committee	350	CLSS	G&J, and possibly G&J and/or SSD client representatives	G&J, and possibly G&J and/or SSD client representatives	G&J, and possibly G&J and/or SSD client representatives	Name, Job Title/Capacity of Known Recipients
tte Description Subject Prepared gence Due Diligence Due diligence Transaction nental) with G&J notations gence Due Diligence Due Diligence and the Document Review Summary (Non-Summary (Non-Summary (Non-With G&J) notations gence Due Diligence and Transaction Document Review Summary (Non-Summary (Non-Environmental) with G&J notations Compilation of documents prepared at direction of Univar's attorneys Univar's attorneys Departed for Univar Audit Committee Committee Committee Committee Due Diligence Due Diligence and Transaction Documentation Documentation of Environmental Compilation re and Univar Audit Committee Committee Due Diligence Due Diligence and Transaction Documentation Documentation Documentation of Environmental Compilation re and Univar Audit Committee Committee Committee Due Diligence and Transaction Documentation and/or potential dispute and litigation and/or potential dispute and Univar Audit Committee Committee Due Diligence and Transaction Documentation re and Documentation and/or potential dispute and Univar Audit Committee	1987	Unknown	8/13/06 (approx.)	8/13/86- 9/02/86 (approx.)	10/23/86 (approx.)	Date Prepared, Sent/ Shared
Subject Prepared Purpose for which Prepared Due Diligence and Transaction Documentation Due diligence Due Diligence and Transaction Documentation Documentation Documentation Documentation Environmental Compilation re Legal communications, advice, and/or potential dispute and litigation analysis Environmental Compilation re Committee Documentation Environmental Compilation re Documental Compilation re Documentation	None	None	Due Diligence Document Review Summary (Non- Environmental)	Due Diligence Document Review Sunnary (Environmental)	Due Diligence Document Review Summary (Non- Environmental) with notations	Title
Purpose for which Prepared Due Diligence and Transaction Documentation Due Diligence and Transaction Documentation Documentation Compilation re Legal communications, advice, and/or litigation and/or potential dispute and litigation re Univar Audit Committee Documentation Documentation	Compilation of documents prepared for Univar Audit Committee	Compilation of documents prepared at direction of Univar's attorneys	Due Diligence Document Review Summary (Non- Environmental) with G&J notations	Due Diligence Document Review Summary (Environmental) with G&J notations	Due Diligence Document Review Summary (Non- Environmental) with G&J notations	Description
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	Compilation re Univar Audit Committee Documentation	Compilation re Legal communications, advice, and/or litigation and/or potential dispute and litigation analysis	Due Diligence and Transaction Documentation	Due Diligence and Transaction Documentation	Prepared Due Diligence and Transaction Documentation	Purpose for which
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914350	SSD014347- 014348 SSD014349-	SSD014341- 014346	SSD014339- 014340	SSD014286- 014338	Bates No(s)
Esq.	Allan Bakalian, Esq.	SSD	Allan Bakalian, Esq.	Shidler firm or Univar or its agents at direction of Shidler firm	Name, Job Title/Capacity of Author
Jim Holley, G&J and/or SSD (at unknown date)	Wayne Grotheer; Jim Holley, G&J and/or SSD (at unknown date)	SSD	Wayne Grotheer; Jim Holley, G&J and/or SSD (at unknown date)	SSD	Name, Job Title/Capacity of Known Recipients
0/2019	8/25/93	Unknown	8/25/93	1987	Date Prepared, Sent/ Shared
Memorandum re: McKesson Storage Files	Memorandum re: McKesson Storage Files	None	Memorandum re: McKesson Storage Files	None	Title
Memorandum re boxes of McKesson files with attached list (excerpt)	Memorandum re boxes of McKesson files with attached list (excerpt)	Compilation of documents re: environmental issues	Memorandum re boxes of McKesson files with attached list (excerpt)	Compilation Prepared in 1987 for Univar Environmental Task Force by or on behalf of Shidler firm	Description
Transmittal of information about files	Transmittal of information about files	Environmental issues	Transmittal of information about files	Environmental issues	Subject
Transmittal of document information or legal advice and/or litigation and/or potential dispute or litigation analysis	Transmittal of document information or legal advice and/or litigation and/or potential dispute or litigation analysis	Compilation re legal advice, communications, and/or litigation and/or potential litigation and/or analysis	Transmittal of document information or legal advice and/or litigation and/or potential dispute or litigation and/or potential dispute or litigation and/or potential dispute or litigation and legitication and le	Compilation re Univar Audit Committee Documentation	Purpose for which
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014903	014827	SSD014710- 014794	014366	014352	Bates No(s)
Esq.	investigation continuing as to source and author of document	Univar or its agents	CSS to ESSD	Alian Bakalian, Esq.	Name, Job Title/Capacity of Author
Wayne Grotheer; Jim Holley, G&J and/or SSD (at unknown date)	Onknown	Univar	Unknown	Wayne Grotheer; Jim Holley, G&J and/or SSD (at unknown date)	Name, Job Title/Capacity of Known Recipients
8/25/93	Undated	1987	Unknown	8/25/93	Date Prepared, Sent/ Shared
Memorandum re: McKesson Storage Files	Environmental Risk Assessment Questionnaires	None	None	Memorandum re: McKesson Storage Files	Title
Memorandum re boxes of McKesson files with attached list (excerpt)	Compilation of environmental questionnaires	Compilation of documents prepared in 1987 for Univar Environmental Task Force	Compilation of permit documents	Memorandum re boxes of McKesson files with attached list (excerpt)	Description
Transmittal of information about files	Environmental issues	Environmental issues	Permit documents	Transmittal of information about files	Subject
Transmittal of document information or legal advice and/or litigation and/or potential dispute or	Possibly compilation re Due Diligence and Transaction Documentation. May have been prepared for purposes of legal advice or potential dispute or litigation analysis	Compilation re Univar Audit Committee Documentation	Legal communications, litigation and/or advice, and/or potential dispute or	Transmittal of document information or legal advice and/or litigation and/or potential dispute or litigation analysis	Purpose for which
A/C W/P	A/C W/P (Potential)	A/C W/P	A/C	A/C W/P	Privilege

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SSD014974- 014976	SSD014972- 014973	SSD014970- 014971	SSD014969	SSD014904	Bates No(s)
G&J	G&J	Robert Thompson	G&J personnel	Maureen Bennett	Name, Job Title/Capacity of Author
G&J	G&J	Jennifer Hernandez	G&J personnel	F. Ross Boundy, attorney for Univar	Name, Job Title/Capacity of Known Recipients
2/26/87	(Approx.) 2/87	1/9/86 (may be incorrectly dated – possibly 1/9/87)	Undated	8/20/02	Date Prepared, Sent/ Shared
Master Document Inventory, February 26, 1987 mailing	Univar Document Inventory	Memorandum	None	Letter	Title
Document Inventory	Document Inventory	Memorandum re: McKesson site documents with attached box list, with G&J notations	Internal handwritten notes regarding storage of files	Letter re: transmittal of files	Description
Document Inventory	Document Inventory	McKesson site documents	Transmittal of files	Transmittal of files	C
Description of document locations associated with Due Diligence and Transaction Documentation	Description of document locations associated with Due Diligence and Transaction	Due Diligence and Transaction Documentation and transmittal of files associated with legal advice and/or litigation and/or potential dispute or litigation.	Transmittal of files associated with legal advice and/or litigation and/or potential dispute or	Transmittal of files associated with legal advice and/or litigation and/or potential dispute or	Purpose for which
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SSD015079	SSD015069	SSD015005- 015006	014982	SSD014979- 014980 SSD014981-	Bates No(s)
Joel Summer, Univar	Faye Lee	Allan Bakalian. Esq.	Esq.	Allan Bakalian, Esq.	Name, Job Title/Capacity of Author
Nicholas Unkovic	Susan Schmidt, Univar; Nicholas Unkovic	Wayne Grotheer; Jim Holley, G&J and/or SSD (at unknown date)	Jim Holley, G&J and/or SSD (at unknown date)	Wayne Grotheer; Jim Holley, G&J and/or SSD (at unknown date)	Name, Job Title/Capacity of Known Recipients
7/29/02	12/17/87	8/25/93	8/25/93	8/25/93	Date Prepared, Sent/ Shared
E-mail	Letter	Memorandum re: McKesson Storage Files	Memorandum re: McKesson Storage Files	Memorandum re: McKesson Storage Files	Title
Transmittal of documents	Letter re: transmittal of document	Memorandum re boxes of McKesson files with attached list (excerpt)	Memorandum re boxes of McKesson files with attached list (excerpt)	Memorandum re boxes of McKesson files with attached list (excerpt)	Description
Document transmittal	Transmittal of document	Transmittal of information about files	Transmittal of information about files	Transmittal of information about files	Seption
Client Client communication relating to transmittal of documents associated with legal advice and/or litigation and/or potential litigation or dispute analysis	Cover letter associated with Due Diligence and Transaction	Transmittal of document information or legal advice and/or litigation and/or potential dispute or litigation.	Transmittal of document information or legal advice and/or litigation and/or potential dispute or	Transmittal of document information or legal advice and/or litigation and/or potential dispute or litigation analysis	Purpose for which
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SSD015310	SSD015303	SSD015079	Bates No(s)
Maureen Bennett	Suzanne Henderson	Nicholas Unkovic	Name, Job Title/Capacity of Author
Vic Johnson, Harding Lawson Associates	Leslie R. Schenck, Garvey Schubert Barer	Maureen Bennett, David S. Elkins, and James P. Muphy, attorneys	Name, Job Title/Capacity of Known Recipients
6/28/96	3/28/07	7/30/02	Date Prepared, Sent/ Shared
Letter	Letter	E-mail	Title
Letter re: transmittal of copies of documents. (Also includes privileged communications regarding unrelated matter for another client)	Letter re: transmittal of copies of documents	Transmittal of documents	Description
Document transmittal	Document transmittal	Document transmittal	Sibility
Client communication; internal SSD communication relating to transmittal of documents associated with legal advice and/or potential litigation or dispute analysis	Letter relating to transmittal of copies of documents associated with legal advice and/or litigation and/or potential litigation or dispute analysis	Internal SSD communication relating to transmittal of documents associated with legal advice and/or litigation and/or potential litigation	Purpose for which
A/C W/P	A/C W/P	Asserted A/C W/p	Privilege

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227 012204	200000000000000000000000000000000000000	SSD015342	SSD015306- 015307	SSD15311	Bates No(s)
Henderson	Henderson	Jennifer L. Hernandez	Suzanne Henderson	Maureen Bennett	Name, Job Title/Capacity of Author
<u> </u>	Z	James F. Neyens, P.E., Harding Lawson Associates	Leslie R. Schenck, Garvey Schubert Barer	Jean Warren, Pakhoed Corporation	Name, Job Title/Capacity of Known Recipients
10/24/06	11/14/06-11/16/06	9/15/86	3/5/07	6/6/96	Date Prepared, Sent/ Shared
Memorandum	Notes	Letter	Letter	Letter	Title
Memo to file re: telephone message from Leslie Schenck on 10/23/06	Handwritten notes of telephone conference with Leslie Schenck	Letter re: transmittal of copies of documents	Letter re: transmittal of copies of documents	Letter re: transmittal of copies of documents	Description
Documents	Documents	Document transmittal	Document transmital	Document transmittal	Subject
Transmittal of files associated with legal advice and/or litigation and/or potential dispute or	Communication re files associated with legal advice and/or litigation and/or potential dispute or litigation analysis	Due Diligence and Transaction Documentation; transmittal of files associated with legal advice and/or litigation and/or potential dispute or litigation analysis	Letter relating to transmittal of copies of documents associated with legal advice and/or hitgation and/or potential litigation are dispute associated with legal advice and/or hitgation and/or potential litigation	Letter relating to transmittal of copies of documents associated with legal advice and/or potential litigation	Purpose for which
A/C W/P	A/C W/P	W/P	A/C W/P	Asserted A/C W/P	Privilege

Case 3:07-mc-80123-MMC

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SSD 16202	SSD 016201	SSD 016200	SSD 015659, 05714-758, 015782- 16067	Bates No(s)
Nicole Leonord	Maureen Bennett	Maureen Bennett	SSD	Name, Job Title/Capacity of Author
client representatives, including Jennifer Kuenster, Trisch Kirschter (w/o encls), Maureen Bennett (w/o encls)	Mark Hooper Consultant to Univar; cc Nick Unkovic	Joel S. Summer, Vopak USA, Inc.; cc Nick Unkovic	client client representatives, including Jennifer Kuenster, Thelen Reid & Priest LLP, Trish Kirschten (w/o encls); Joe Adams (w/o encls)	Name, Job Title/Capacity of Known Recipients
7/23/02 (Unclear whether draft or sent)	5/7/02	5/3/02	7/25/02	Date Prepared, Sent/ Shared
Privileged	McKesson	None	None	Title
Letter	Letter	Letter	Letter and compilation of documents re Environmental Issues	Description
Documents	Documents	Documents	Environmental Issues	0
Letter transmitting documents reflecting legal analysis, advice, and analysis of litigation and potential disputes or litigation, or draft	Transmittal of documents re legal analysis, advice, and analysis of litigation and potential	Transmittal of documents re legal analysis, advice, and analysis of litigation and potential	Compilation re legal analysis, advice, and analysis of litigation and potential disputes or litigation	Purpose for which
W/P	A/C W/P	A/C W/p	Asserted A/C W/P	Privilege

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		Various								016209	SSD 016203-	Dates (vo(s)	to to Nin()		
		See attached								G&J Records	Sharon Webster,	Author	Little/Capacity of	Name, Job	No.
		See attached								ì	Unknown	Recipients	Known	Title/Capacity of	Name, Job
	attached	See		·							V0/86/1	Shared	Sent/	Prepared,	Date
	oce anached	Cooperation								Closed Files List	Class I File I	Title			
110,010	All documents on McKesson's privilege logs	The state of the s								List of files	and book	Description			
	See attached									List of files	Subject	C.F.			W
ANNA TANANA	See attached	disputes or litigation	re litigation, and/or advice re potential	advice and/or advice	regarding legal	Documents	Documentation and	Transaction	Diligence and	Storage of Due	Prepared	Purpose for which	,		
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	Author(s)	Dinah Darman, Esq. McK	Dinah Darman, Esq. McK	Ronald Powell, McK Regional Manager	Ivan Meyerson, Esq., McK	Michael Hencke, F. Paul McKesson Pizzi of Pilko & Associates, Inc.	McKesson	Regional Regulatory Manager	Ivan Meyerson, Esq., McK
McKe	Recipient(s)	Dick Davis, McK VP, Materials Mgmt.	Ron Powell, McK Regional Manager	Dinah Darman, Esq. McK	Lydia Embry, McK Corporate Real Estate Division	McKesson	McKesson	uinan Darman, Esq. McK	G. Van Velsor Wolf, Esq. Lewis & Roca, McK outside counsel
sson Privilege Log re: M	66		Barry Blocker McK Proposed terminal President, Jon d'Alessio, agreement w/ Lake Morry Minor River Corporation	PHOLES COMMISSION OF PARTY AND ADDRESS OF THE	Principle Princi		117/A) 1000 1000 1000 1000 1000 1000 1000 10	B. Blocker McK President, D.A. Davis VP,Materials Mgmt, R.R. Powell McK Regional Manager, M.S. Kirkland, T.E. Nisier, Art Weiner, File	Dick Davis VP Materials Mgrnt, Nick Gardner McK Regional Complaince Specialist, Dwight Landry McK Mgr.
ICC-Related Documer	Subject	<u>a</u>	Proposed terminal agreement w/ Lake River Corporation	Proposed terminal agreement w/ Lake River Corporation	McKesson Chemical Wichita facility AT&SF railroad	Environmental risk assessment of McKesson Chemical	Woodbury service center personnel list	Michigan EPA Complaint	Environmental response activities at McKesson Chemical facility, Phoenix, AZ
McKesson Privilege Log re: MCC-Related Documents Provided By Squire, Sanders & Dempsey	Format/Description	Handwritten Note re: MES Air Sampling Audit with recommendations as to	In-house counsel providing Darman's suggested revisions re: Proposed legal advice to McKesson. Terminal Agreement with Lake River Corp.	Intra-Company Correspondence re: suggested revisions re: Proposed Terminal Agreement with Lake River Corp., seeking	legal advice. Intra-Company Correspondence re: Ivan Meyerson's suggested revisions to McKesson Chemical Wichita Facility AT&SF	Draft Environmental Risk Assessment of McKesson Chemical Company prepared at request of counsel.	Woodbridge Service Center Personnel list, (REDACTED Social Security Numbers). Produced redacted version.	Intra-Company Correspondence re: response to Darman's memo of 9/25/86 re: responding to Taylor, Michigan EPA Complaint.	Letter re: acting as outside counsel re: environmental response activities at McKesson Chemical Facility in Phoenix, AZ.
*		In-house counsel providing legal advice to McKesson.	In-house counsel providing legal advice to McKesson.	McKesson employee seeking legal advice from In- house counsel.	In-house counsel providing legal advice to McKesson.	In-house counsel providing legal advice to McKesson.	McKesson operational document.	McKesson employee seeking legal advice from in house counsel.	Obtaining outside counsel.
		SSD00067	SSD000540-SSD000541	SSD000645-SSD000648	SSD000663-SSD000664	SSD011700-SSD0011751; A/C, AWP SSD001998-SSD002049	SSD002140	McKesson employee SSD014857, SSD015047, A/C, AWP seeking legal advice from in-SSD015426; SSD002918 house counsel.	SSD004722
		A/C, AWP	A/C, AWP	A/C, AWP	A/C, AWP	; A/C, AWP	Privacy	A/C, AWP	A/C, AWP

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	//25/1986	ilal ado	7/0/1900	6/30/1986	Date 6/25/1986
	Ivan Meyerson, Esq., McK	McK	McK	Nick Gardner McK, Regional Compliance Specialist	Author(s) Dinah Darman, Esq., McK
	G. Van Velsor Wolf, Esq. Lewis & Roca, McK outside counsel	Nick Gardner, McK Regional Compliance Specialist	Nick Gardner, McK Regional Compliance Specialist	Dick Davis, McK VP Materials Mgmt.	Recipient(s) Distribution: Dick Davis VP Materials Mgmt.:Dwight Landry Mgr. Western Regional Operations; Nick Gardner Regional Compliance Specialist,:Dale Sands, McK VP General Manger
	June State	Dick Davis McK VP McKesson Phoenix Materials Mgmt., Dwight facility soil removal Landry, Dale Sands. McK	Oick Davis McK VP McKesson Phoenix Materials Mgmt, Dwight facility soil removal Landry McK Mgr. Western Regional Operations, Date Sands, McK	J. Lacey, D. Landry McK. McKesson Phoenix Mgr. Western Regional sile Operations, B. Crumm, investigation/activiti R. Nugent/ M. Bango, report M. Loo, McK Director Geo-Technical Services bcc: Phoenix Environmental File	CC
	McKesson Chemical Co. Glendate, AZ facility proposed compliance order	McKesson Phoenix facility soil removal	McKesson Phoenix facility soil removal	McKesson Phoenix site investigation/activities report	Subject Subject Contract b/MCC & Chemical Waste Mgmt., Inc. re: Phoenix facility soil removal
	Letter re: MCC Phoenix Service Center re: draft compliance order issued by ADHS.	Intra-Company Correspondence re: Phoenix In-house counsel providing MCC facility soil removal re: comments on proposed Waste Transportation and Disposal Agreement with CVVMI.	Intra-Company Correspondence re: Phoenix MCC facility soil removal re: review of form agreement in operations manual for use with remedial contractor.	McKesson Phoenix Intra-Company Correspondence re: Phoenix site activities report. (REDACTED text investigation/activities describing discussions with Ivan Meyerson, report Esq. and G. Van Velsor Wolf, Esq., McK outside counsel). Produced redacted version.	Format/Description Intra-Company Correspondence re: preparation of contract between MCC and Chemical Waste Management Inc. (CWMI) re: MCC Phoenix facility soil removal.
	In-house counsel communication with outside counsel.	In-house counsel providing legal advice to McKesson.	re: Phoenix In-house counsel providing ew of form legal advice to McKesson. for use with	re: Phoenix Determine site investigation strategy. Meyerson, sq., McK acted	Purpose In-house counsel providing legal advice to McKesson.
•	SSD004797	SSD004794	SSD004762	SSD004758-SSD004760, SSD004914-SSD004916 (duplicate copy)	Bates No. SSD004749
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ran meyeləvil, Esq.	Doug Eisner	Susan Paulus, Esq., McK	Nick Gardner, McK Regional Compliance Specialist	Nick Gardner, McK Regional Compliance Specialist	Nick Gardner, McK Regional Compliance Specialist	Nick Gardner, McK Regional Compliance Specialist	Author(s)
Coug Eisner	Susan Paulus, Esq.	B. Blocker, Jon d'Alessib, Doug Eisner, Morrison Minor, Ivan Meyerson, Esq., Alan Pearce, Ronald Pimienta	Dick Davis, McK VP, Materials Mgmt.	Dick Davis, McK VP, Materials Mgmt.	I. Meyerson, Esq. McK, D. Davis McK VP Materials Mgmt. D. Landry Mck Mgmt. D. Landry Mck Mgr. Western Regional Operations, W. Loo McK Director Geo-Technical Services, bcc: Phoenix Environmental	I. Meyerson, Esq. McK; D. J. Lacey Davis McK VP Materials Mgmt., W. Loo McK Director Geo-Technical Services; D. Landry McK Mgr. Western Regional Operations	Recipient(s)
	The state of the s	D	J. Lacey, D. Landry, B. Crumm, R. Nugent/ M. Bango, W. Loo,	J. Lacey, D. Landry, B. Crumm, W. Loo, R. Nugent		J. Lacey	33
McKesson re New Jersey application	McKesson Chemica Co. re asbestos litigation	McKesson Chemical Co. re McElwee v. Ingalls Shipyards	McKesson Chemical Co. re Phoenix environmental response activities report	McKesson Chemical Co. re Phoenix environmental response status report	McKesson Chemical Co. draft ADHS compliance order re Phoenix facility	mical rvice raft	Subject
Intra-Company Correspondence re responding to inquiry re New Jersey application.	McKesson Chemical Intra-Company Correspondence re: fact Co. re asbestos gathering re: asbestos litigation.	McKesson Chemical Intra-Company Correspondence re: Co. re McElwee v. asbestos wrongful death action Ingalls Shipyards	Intra-Company Correspondence re: Phoenix environmental response activities report. (REDACTED text of one entry describing discussions with Ivan Meyerson, Esq. and G. Van Velsor Wolf, Esq., McK outside counsel). Produced redacted version.	Intra-Company Correspondence re: Phoenix environmental response status report. (REDACTED text of one entry describing discussions with Ivan Meyerson, Esq.). Produced redacted version.	Intra-Company Correspondence re: N. Gardner's comments on draft ADHS compliance order re: Phoenix facility.	re: l. 1se to rvice	Format/Description
Provide legal advice on how to respond to inquiry.	Communicate with in- house counsel.	Update McKesson employees on status of litigation.	Determine site investigation strategy.	re: Phoenix Determine site investigation eport. strategy. scribing Esq.).	McKesson employee seeking legal advice from in- house counsel.	McKesson employee seeking legal advice from In- house counsel.	Purnose
SSD008029, SSD015410 /- (Duplicate copy)	\$\$D002078	SSD002067	SSD004912-SSD004913, SSD004723-SSD004724 (duplicate copy)	SSD004909-SSD004911, SSD004717-SSD004719 (duplicate copy)	SSD004805-SSD004807	SSD004798	
A/C, AWP	A/C, AWP	A/C, AWP	A/C, AWP	A/C, AWP	A/C, AWP	A/C, AWP	

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6/11/1981 Date Unknown Author(s) Recipient(s) Arthur W. Knapp CC Subject Format/Description

McK Regional VP, McKesson Chemical Intra-Company Report of Government

Staraci, Home Office government inspection for Detroit Chemical

CC Format/Description

Format/Descripti Purpose Provide report of inspection to law department. Bates No. SSD014836 Privilege A/C, AWP

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Bold entires are from SSD's second set of documents (2 boxes) provided to McKesson on 4/5/07.

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_	Date	Author(s)	Recipient(s)	Document Format/Description	SSD Bates Numbers	Document Previously Logged*	Produced Privilege Logs
_	Undated	A. G. Weiner, Audit Con J.T. Hutton, MCK Members	ental nmittee	Environmental Audit Report with Environmental Audit Committee findings.	SSD00002-SSD00006	McKesson Environmental Audit Committee Privilege Log produced 6/17/05	MCK0054430-MCK0054434
N	1.Me: 1/28/1985 MCK	I. Meyerson, MCK	File	Minutes from meetings of Environmental Audit Committee.	SSD00038-SSD00040, SSD001971-SSD001973 (duplicate copy)	McKesson Environmental Audit Committee Privilege Log produced 6/17/05	MCK0054388-MCK0054390
ω	J. Mey 3/27/1985 MCK	I. Meyerson, MCK	Fije	Minutes from meetings of Environmental Audit Committee.	SSD00041-SSD00045, SSD001974-SSD001978 (duplicate copy)	McKesson Environmental Audit Committee Privilege Log produced 6/17/05	MCK0054391-MCK0054395
4	l. Mey 6/20/1985 MCK	l. Meyerson, MCK	File	Minutes from meetings of Environmental Audit Committee.	SSD00046-SSD00047, SSD001979-SSD001980 (duplicate copy)	McKesson Environmental Audit Committee Privilege Log produced 6/17/05	MCK0054396-MCK0054397
5	9/27/1985	9/27/1985 D. Yellon, MCK	n le	Minutes from meetings of Environmental Audit Committee.	SSD00048-SSD00050, SSD001981-SSD001983 (duplicate copy)	McKesson Environmental Audit Committee Privilege Log produced 6/17/05	MCK0054398-MCK0054400
σ	I. Me 12/17/1985 MCK	l. Meyerson, MCK	File	Minutes from meetings of Environmental Audit Committee.	SSD00051-SSD00053, SSD001984-SSD001986 (duplicate copy)	McKesson Environmental Audit Committee Privilege Log produced 6/17/05	MCK0054401-MCK0054403
7	1. Me: 1/27/1986 MCK	l. Meyerson, MCK	n e	Minutes from meetings of Environmental Audit Committee.	SSD00054-SSD00056, SSD001987-SSD001989 (duplicate copy)	McKesson Environmental Audit Committee Privilege Log produced 6/17/05	MCK0054404-MCK0054406
8	3/3/1986	I. Meyerson,	3	Minutes from meetings of Environmental Audit	SSD00057-SSD00058, SSD001990-SSD001991	McKesson Environmental Audit Committee Privilege	

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8/30/1985	9/10/1986	2/7/1985	6/2/1986	3/3/1986	1. Mey 3/31/1986 MCK	Document Date
G. Slattery, M.D. I. Meyerson, 8/30/1985 Sands, McK McK	9/10/1986 R. Fehler, McK	Scho cc: B I. Meyerson, McK McK	I. Meyerson, MCK	l. Meyerson, MCK	I. Meyerson, MCK	Author(s)
l. Meyerson, McK	I. Meyerson, McK	Schoonmaker, cc: B. Blocker (McK	File M. Minor, D.	File	File	Recipient(s)
Intra-Company Correspondence re: underground storage tank risk evaluation action plan for MCC and customers, with attached tables.	Intra-Company Correspondence re: Chemical Company tanks score cards.	Intra-Company Correspondence re; memo re: observations of Environmental Audit Committee auditors at listed McK sifes.	Minutes from meetings of Environmental Audit Committee.	Minutes from meetings of Environmental Audit Committee.	Minutes from meetings of Environmental Audit Committee.	Document Format/Description
SSD000436-SSD000446	SSD000166-SSD000191	SSD000154-SSD000157	SSD00063-SSD00064, SSD001996-SSD001997 (duplicate copy)	\$\$D00061-\$\$D00062, \$\$D001994-\$\$D001995 (duplicate copy)	SSD00059-SSD00060, SSD001992-SSD001993 (duplicate copy)	SSD Bates Numbers
Privilege Log re: MCC Documents Retained by Univar, produced on 2/15/06	Documents Retained by Univar, produced on 2/15/06 McKesson's Second	McKesson Environmental Audit Committee Privilege Log produced 6/17/05 McKesson's Second Privilege Logge MCC	McKesson Environmental Audit Committee Privilege Log produced 6/17/05	McKesson Environmental Audit Committee Privilege Log produced 6/17/05	McKesson Environmental Audit Committee Privilege Log produced 6/17/05	Name/Date of Privilege Log(s) on Which Document Previously Logged*
	No Bates	MCK0054271-MCK0054273	MCK0054411-MCK0054412) MCK0054407-MCK0054408	MCK0054409-MCK0054410	Bates Numbers of Document on Previously Produced Privilege Logs

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2/26/1985 J. Foster	2/26/1985 Wheeler	2/26/1985 Sheffield	Document Date
J. Foster	Wheeler	Sheffield	Author(s)
			Recipient(s)
Completed Environmental Assessment Questionnaire, Augusta, GA facility.	Completed Environmental Assessment Questionnaire, Bloomington, IL facility.	Completed Environmental Assessment Questionnaire, Beaumont, TX facility.	Document Format/Description
Questionnaire,			
SSD001293-SSD001304, SSD003096-SSD003107	SSD014436, SSD014397- SSD014406, SSD010880- SSD010888; SSD001282- SSD001292, SSD003396- SSD003405 (duplicate copy)	(duplicate copy), SSD001604 (duplicate copy), SSD001609- SSD001620 (duplicate copy), SSD001625- SSD001626 (duplicate copy)	SSD Bates Numbers SSD015022-SSD015034, SSD015042-SSD01281, SSD001265-SSD001281, SSD001382-SSD001391
produced 1/6/06, and McKesson's Second Privilege Log re: MCC Documents Retained by Univer, produced on	produced 1/6/06, and McKesson's Second Privilege Log re: MCC Documents Retained by Univar, produced on 2/15/06 McKesson Environmental Audit Committee Supplemental Privilege Log	Supplemental Privilege Log produced 1/6/06, and McKesson's Second Privilege Log re: MCC Documents Retained by Univar, produced on 2/15/06 McKesson Environmental Audit Committee Supplemental Privilege Log	Name/Date of Privilege Log(s) on Which Document Previously Logged* McKesson Environmental
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2/21/1985 Robert Hickman	2/26/1985 Sheffield	2/25/1985 Sheffield	2/27/1985 J. Foster	te Author(s)
			ł. Meyerson, McK	Recipient(s)
Completed Environmental Assessment Questionnaire, Appleton facility	Completed Environmental Assessment Questionnaire, Amarillo, TX facility.	Completed Environmental Assessment Questionnaire, Houston, TX facility.	Completed Environmental Assessment Questionnaire, Attoona facility.	Document Format/Description
SSD014388-SSD014396, SSD015035-SSD015041;; SSD001339-SSD001349, SSD003388-SSD003395	SSD001593-SSD001599 (duplicate copy), (duplicate copy), SSD001602-SSD001603 (duplicate copy)	SSD001670 (duplicate copy), SSD001684 (duplicate copy), SSD001688-SSD001689 (duplicate copy), SSD001689 (sSD001318, SSD001322-SSD001328, SSD001331, SSD001332, SSD001332, SSD001389	SSD001305-SSD001315, SSD003317-SSD003327 (duplicate copy) SSD001316-SSD001317, SSD001439-SSD001452,	SSD Bates Numbers
Supplemental Privilege Log produced 1/6/06, and McKesson's Second Privilege Log re: MCC Documents Retained by Univar, produced on	McKesson's Second Privilege Log re: MCC Documents Retained by Univar, produced on 2/15/06 McKesson Environmental Audit Committee		Supplemental Privilege Log, McKesson's Second Privilege Log re: MCC Documents Retained by Univar, produced on 2/16/06 McKesson Environmental Audit Committee Supplemental Privilege Log	Name/Date of Privilege Log(s) on Which Document Previously Logged* McKesson Environmental
	No Bates	No Bates	No Bates	Bates Numbers of Document on Previously Produced Privilege Logs

	23 2/25/1985 B. Crumm	22 Undated	Document Date
	B. Crumm	Undated Joseph Gisotti	Author(s)
			Recipient(s)
Completed Environmental Assessment Questionnaire,	Completed Environmental Assessment Questionnaire, Albuquerque, NM facility.	Completed Environmental Assessment Questionnaire, Albany, NY facility.	Document Format/Description
SSD001372-SSD001381, SSD001487-SSD001495 (duplicate copy), SSD001737-SSD001746 (duplicate copy), SSD003033-SSD003041	SSD001415-SSD001422 (duplicate copy), SSD001473-SSD001483 (duplicate copy), SSD001726-SSD001734 (duplicate copy)	SSD001350-SSD001359, SSD003307-SSD003316 (duplicate copy)	SSD Bates Numbers
Audit Committee Supplemental Privilege Log produced 1/6/06, and McKesson's Second Privilege Log re: MCC Documents Retained by Univar, produced on	produced 1/6/06, and McKesson's Second Privilege Log re: MCC Documents Retained by Univar, produced on 2/15/06 McKesson Environmental	McKesson Environmental Audit Committee Supplemental Privilege Log produced 1/6/06, and McKesson's Second Privilege Log re: MCC Documents Retained by Univar, produced on 2/15/06 McKesson Environmental Audit Committee Supplemental Privilege Log	Name/Date of Privilege Log(s) on Which Document Previously Logged*
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Sheffield	Sheffield	C. Piercy	Author(s)
			Recipient(s)
Completed Environmental Assessment Questionnaire, Dallas/Fort Worth, TX facility.	Completed Environmental Assessment Questionnaire, Corpus Christi, TX facility.	Completed Environmental Assessment Questionnaire, Carlin, NV facility.	Document Format/Description
SSD001664 (duplicate copy), SSD001668- SSD001669 (duplicate	SSD001627 (duplicate copy), SSD001632- SSD001638 (duplicate copy), SSD001642- SSD001643 (duplicate copy) (duplicate copy) SSD001412-SSD001414, SSD001423-SSD001423-SSD001644 (duplicate copy)	SSD001392-SSD001401, SSD001882 (duplicate copy), SSD001886- SSD001892 (duplicate copy), SSD001895- SSD001896 (duplicate copy)	SSD Bates Numbers
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 Supplemental Privilege Log 	SSD001484-SSD0001486,				
	SSD001463-SSD001472				
McKesson Environmental					
	copy)	Charlotta city, CK facility.		Citation	
	re, SSD001706 (duplicate	Ottobara Cit. OV 6-1116.		Sheffield	2/27/1985 Sheffield
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	copy), SSD001695-				
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2, Supplemental Privilege Log	SSD001453-SSD001462,				
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Completed Environmental Assessment Questionnaire, Tucson, AZ facility.	Completed Environmental Assessment Questionnaire, Riverside, CA facility.	Completed Environmental Assessment Questionnaire, Phoenix, AZ facility.	Document Format/Description	
SSD001525-SSD001532, SSD001814-SSD001821	SSD001517-SSD001524, SSD001804-SSD001811 (duplicate copy)	φ,	SSD Bates Numbers	
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SSD001571-SSD001586, SSD001897, SSD001898- SSD001911 (duplicate copy), SSD001914- SSD001915 (duplicate	copy), SSD001860- SSD001873 (duplicate copy), SSD001878- SSD001881 (duplicate copy)	SSD001533-SSD001542, SSD001844-SSD001851 (duplicate copy), SSD001854-SSD001855 (duplicate copy) SSD001543-SSD001570, SSD001566 (duplicate	SSD Bates Numbers
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Completed Environmental Assessment Questionnaire,	Completed Environmental Assessment Questionaire, Odessa, TX facility.	Completed Environmental Assessment Questionaire, Seattle, WA facility.	Document Format/Description
	SSD014386-SSD014387; SSD001724-SSD001725 SSD001753, SSD001757-	SSD001587-SSD001588, SSD001921 (duplicate copy), SSD003770, SSD003771-SSD003772 (duplicate copy)	SSD Bates Numbers
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Completed Environmental Assessment Questionnaire, North Haven facility.	Completed Environmental Assessment Questionnaire, Kansas City, MO facility.	List of pending Civil Litigation matters re: McKesson Chemical sites.	Completed Environmental Assessment Questionnaire, Union City, CA facility.	Completed Environmental Assessment Questionnaire, Denver, CO facility.		Document Format/Description
SSD003072-SSD3082	SSD014604-SSD014619; SSD003000-SSD003008, SSD003574, SSD003575- SSD003583 (duplicate copy)	SSD002050-SSD002053	, SSD001927-SSD001933, SSD001936-SSD001939	, SSD001825-SSD001837, SSD001842-SSD001843		SSD Bates Numbers
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Completed Environmental Assessment Questionnaire, Greensboro, NC, facility.	Completed Environmental Assessment Questionnaire, Charlotte, NC facility.	Completed Environmental Assessment Questionnaire, Atlanta, GA facility.	Document Format/Description	
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Completed Environmental Assessment Questionnaire, Fayetteville, AR facility.		Completed Environmental Assessment Questionnaire, Nashville/Murfreesboro, TN facility.	Completed Environmental Assessment Questionnaire, Mobile, AL facility.		Document Format/Description		
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Completed Environmental Assessment Questionnaire, Harrisburg, PA facility.	Completed Environmental Assessment Questionnaire, Buffalo, NY facility.	Completed Environmental Assessment Questionnaire, Boston/ Medford, MA facility.	Document Format/Description	
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Completed Environmental Assessment Questionnaire, Schaumburg facility.	Completed Environmental Assessment Questionnaire, Milwaukee, WI facility.	Completed Environmental Assessment Questionnaire, SSD014427-SSD014436; Grand Rapids, MI facility. SSD003426-SSD003435	Document Format/Description
	e, SSD014437-SSD014446; SSD003436-SSD003444	ssD014427-ssD014436; SSD003426-SSD003435	SSD Bates Numbers
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Completed Environmental Assessment Questionnaire, SSD014511-SSD014520; Columbus, OH facility.	Cleveland, OH facility.		Completed Environmental Assessment Questionnaire, SSD014985-SSD014695; Cincinnati, OH facility. SSD003453-SSD003463;		Document Format/Description	
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Completed Environmental Assessment Questionnaire, SSD014555-SSD014563; Louisville, KY facility.	SSD014522-SSD014554, Completed Environmental Assessment Questionnaire, SSD014861-SSD014867; Detroit, MI facility. SSD003525-SSD003556	Completed Environmental Assessment Questionnaire, SSD014368-SSD014377; Dayton, OH facility.	Document Format/Description	
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Martin principal de la companya de l		Distribution: B. Blocker, V. Staraci, C. Thompson, F. Calautti, J. Sponsler, F. Mirabelli, N. Schwartzhoff, D. Simpson, cc: D. Yellon, D. Hardy, I. Meyerson, Esq., A. Pearce, J. Foudy, D. DeVere, Esq., J. Soden.	Recipient(s)
	List of pending Civil Litigation ("Toxic Tort") matters re: McKesson Chemical sites	Distribution: B. Blocker, V. Staraci, C. Thompson, F. Calautti, J. Sponsler, F. Mirabelli, N. Schwartzhoff, D. Simpson, cc: D. Yellon, D. Hardy, I. McKesson Intra-Company correspondence re: Meyerson, Esq., product liability cases that present high, or A. Pearce, J. Potentially high risk management concerns, and Foudy, D. attached 12/1/1983 Chart re: Report of High, DeVere, Esq., Potentially High Risk Management (Product J. Soden. Liability) Cases within MCC Group	Document Format/Description
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*These documents may be located on additional previously produced privilege logs.	McKesson Pakhoed Documents Privilege Log, produced on 6/20/05	McKesson's Second Privilege Log re: MCC Documents Retained by Univar, produced on 2/15/06	Name/Date of Privilege Log(s) on Which Document Previously Logged*
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